

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2002-004718

12/20/2004

HON. SALLY S. DUNCAN

CLERK OF THE COURT
MARIAN K. SMITH
Deputy

FILED: 12/21/2004

ATLAS 0006929727-00 (NON IV-D)
IN RE THE MATTER OF
SERENA MAE KNIERIM

JOHN W ROOD III

AND

JAYSON COOK BAILEY

JAYSON COOK BAILEY
905 S DORSEY LANE APT 217
TEMPE AZ 85281

CONCILIATION SERVICES-CCC
DOCKET-FAMILY COURT CCC
SUPPORT SERVICES-CCC

MINUTE ENTRY

CHANGE DOCKET CODE TO JUDGMENT CODE

Courtroom 502 - Central Court Building

10:22 a.m. This is the time set for Trial in the pending petition for modification of custody and parenting time. Mother is present with above-named counsel. Father is present on his own behalf.

A digital audio record of this proceeding by the FTR (For The Record) system in lieu of a court reporter.

Parties are sworn.

JUDGMENT FOR PATERNITY

The parties have never been married to each other. There is one minor child common to the parties: Angelisa Jayde Knierim, born January 9, 2002.

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Pursuant to testimony of the parties,

IT IS ORDERED entering Judgment for Paternity declaring Jayson Cook Bailey the natural biological father of Angelisa Jayde Knierim.

Father having failed to appear on August 11, 2004, for mediation scheduled by order of the Court, and Conciliation Services having assessed a \$200 fee for non-appearance,

IT IS ORDERED that Father shall pay the \$200 fee within 30 days of this date.

Serena Knierim testifies.

Jayson Bailey testifies.

IT IS ORDERED that Father shall file a Certificate of Completion for the Parent Information Program class (PIP) within 14 days of this date.

IT IS ORDERED affirming the previous child support ordered entered on September 16, 2004, for Father to pay current support in the amount of \$292.33 per month, plus an additional \$50.00 per month toward a judgment on arrears.

IT IS ORDERED that Family Court Docket shall update the case caption to include Respondent/Father's mailing address as shown on this minute entry.

Pursuant to A.R.S. 25-403(A)(1):

IIO awarding the parties joint legal custody of Angelisa Jayde Knierim.

Mother shall have deadlock decision making authority. Mother to be primary residential custodial parent.

25-403(A)(2) Child too young to express meaningful wish.

25-403(A)(3) It is clear to the court that both parents are bonded to the child, that child has extended family in both home, and both parties are supportative (FTR 11:50)

25-403(A)(4) FTR 11:50 THE COURT FINDS, through lack of testimony, that the child is adjusted to both home environments.

25-403(A)(5) The Court finds that physical/mental fitness of the parents is not an issue in this case.

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25-403(A)(6) The Court finds some concern on Mother's willingness to give Father uninterrupted parenting time with the child.

IIO that the parents shall have a telephone access schedule with phone calls to occur at 7:30 p.m. except if the child expresses an interest in speaking with the non-custodial parent, or except as agreed by the parties.

25-403(A)(7) The Court finds that Mother has been the primary caretaker of the child.

25-403(A)(8) The Court finds that this factor is not relevant (using coercion or duress to extract agreement).

25-403(A)(9) Father shall submit proof of attendance of PIP class within 14 days.

If Father's PIP certificate shows he took the class after today's date. Counsel for Mother shall file pleading with the Court.

25-403(D) THE COURT FINDS

(D)(1) Whether parties are able to reach an agreement on their own.

(D)(2) Court finds that joint custody is feasible.

(D)(3) Court finds that the parties are able to cooperate in a joint custody arrangement.

(D)(4) Court finds that joint custody agreement is logistically possible.

IIO that FATHER's parenting time:

Commencing Friday, January 7, 2005, every other weekend Friday at 6:00 p.m. to Sunday at 6:00 p.m.

Mid week, Tuesday overnight from 6:00 p.m. to Wednesday morning at 7:00 a.m.

IIO that any modification to the above parenting time schedule shall be by written agreement (only) of the parties.

IIO that Father shall provide all transportation until Mother has a vehicle. Then, the receiving parent shall provide transportation.

HOLIDAY SCHEDULE

Christmas Eve – Mother **even** years until 12:00 noon on Christmas day. Father has odd years.

Christmas Day – Father from noon to Dec. 26 at noon, or until the otherwise regular access schedule resumes.

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New years eve – Father EVEN years from 12:00 noon to noon on Jan 1. Other parent has reverse schedule. (FTR 12:04)

Easter – Mother even Father odd

3-day weekend holidays. Which ever parent has child for weekend shall also have the Monday holiday.

July 4 Mother odd years Father even

Thanksgiving Mother odd years Father even years.

Summer vacation: Each entitled to two one-week intervals of summer vacation. Notify each other in writing by May 1. If conflicting, Mother's schedule even years, Father's schedule odd years. Which ever parent has child for one week shall pay any additional daycare fees

IIO Affirming child support order already in place.

Mother tax exemption even years, Father odd years.

Attorney's fees – Denied.

12:07 p.m. Hearing concludes.

SIGNED MINUTE ENTRY